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5	Counsel for Defendant MATTHEW LLANEZA
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8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA
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11	UNITED STATES OF AMERICA,) No. CR 13 00145 YGR
12	Plaintiff,) STIPULATION AND ORDER
13	vs.) CONTINUING STATUS CONFERENCE
14	MATTHEW LLANEZA,
15	Defendant.
16)
17	Matthew Llaneza presently is in custody on a charge of attempted use of a weapon of
18	mass destruction, 18 U.S.C. § 2332(a)(2)(B). The parties' first status conference took place on
19	11 April 2013. At that conference, defense counsel informed the Court that a large amount of
20	discovery had been produced and that the defense needed to review it and conduct an extensive
21	investigation, including numerous interviews of out-of-state witnesses. To date, defense counsel
22	has been unable to begin the interview process. The government has produced a significant
23	amount of additional discovery and is in the process of obtaining the necessary clearances to
24	produce discovery that defense counsel has requested but not yet received.
25	A status conference presently is scheduled for 16 May 2013. In light of the ongoing
26	activities described in the previous paragraph, the parties believe that a status conference would

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1	be more productive in June than in May. Accordingly, the parties respectfully recommend and
2	request that the Court continue the status conference to 27 June 2013. Defense counsel will be
3	out of the office during the weeks of 3 June and 10 June 2013. In addition, in light of the
4	defense's ongoing investigation and discovery review process, the parties agree that the time
5	between 16 May 2013 and 27 June 2013 should excluded under the Speedy Trial Act for
6	effective defense preparation as well as for continuity of defense counsel. 18 U.S.C.
7	§§ 3161(h)(7)(B)(iv).
8	SO STIPULATED.
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10	Dated: 13 May 2013
11	Assistant Federal Public Defender
12	Dated: 13 May 2013 ANDREW CAPUTO Assistant United States Attenney
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14	Assistant United States Attorney
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16	Good cause appearing therefor, IT IS ORDERED that this matter be continued to 27 June
17	2013 on the grounds set forth in the foregoing stipulation. The status conference date of 16 May
18	2013 is VACATED. For the reasons specified in the parties' stipulation, the time between 16
19	May 2013 and 27 June 2013 is excluded under the Speedy Trial Act for effective defense
20	preparation as well as continuity of defense counsel. 18 U.S.C. §§ 3161(h)(7)(B)(iv). The Court
21	finds that the ends of justice served by excluding this time outweighs the best interest of the
22	public and the defendant in a speedy trial. Section 3161(h)(7)(A).
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24	Dated: May 14, 2013 YVONNE GOVZAF Z ROGERS
25	United States District Judge
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